	Case3:12-cv-06025-CRB Document56	-2 Filed02/15/13 Page1 of 6
1		
2		
3		
4		
5		S DISTRICT COURT RICT OF CALIFORNIA
6		act of chemondan
7	PHILIP RICCARDI,	CASE NO. 12-CV-06003
8	Plaintiff,	
9	V. V.	DECLARATION OF BRYAN L. CLOBES
10	MICHAEL R. LYNCH, et al.	IN SUPPORT OF PLAINTIFF STANLEY
11	Defendants,	MORRICAL'S MOTION FOR APPOINTMENT AS LEAD
12	-and-	PLAINTIFF AND APPROVAL OF A LEADERSHIP STRUCTURE FOR
13		PLAINTIFFS' COUNSEL
14	HEWLETT-PACKARD COMPANY,	Date: March 1, 2013
15	Nominal Defendant.	Time: 10:00 a.m. Ctrm: 6, 17th Floor
16		Judge: Hon. Charles R. Breyer
17		
18		
19	[Caption continues on following page.]	
20	[espitent commute enjettening paget]	
21		
22		
23		
25		
26		
27		
28		
-	CLOBES DECLARATION	Page 1

## Case3:12-cv-06025-CRB Document56-2 Filed02/15/13 Page2 of 6

Judge: Hon. Charles R. Breyer Complaint Filed: November 27, 2012
Complaint Filed: November 27, 2012
CASE NO. 12-CV-06091
Judge: Hon. Charles R. Breyer
Complaint Filed: November 30, 2012
CASE NO. 12-CV-06123
Judge: Hon. Charles R. Breyer Complaint Filed: December 3, 2012
Page
_

1	CITY OF BIRMINGHAM RETIREMENT	CASE NO. 12-CV-06416
2	AND RELIEF SYSTEM,	Judge: Hon. Charles R. Breyer
3	Plaintiff, v.	Complaint Filed: December 18, 2012
4	L TO L DOMYDYDD	
5	LEO APOTHEKER, et al.	
6	Defendants,	
7	-and-	
8	HEWLETT-PACKARD COMPANY,	
9	Nominal Defendant.	
10	JOSEPH TOLA,	CASE NO. 12-CV-06423
11	JOSEPH TOLA,	CASE NO. 12-CV-00425
12	Plaintiff, v.	Judge: Hon. Charles R. Breyer Complaint Filed: December 18, 2012
13		complaint Filed, December 10, 2012
14	MICHAEL R. LYNCH, et al.	
15	Defendants,	
16	-and-	
17	HEWLETT-PACKARD COMPANY,	
18	Nominal Defendant.	
19		
20		
21		
22		
23		
24		
25		
26 27		
28	CLOBES DECLARATION	Page 3

STANLEY MORRICAL,	
Plaintiff, v.	Judge: Hon. Charles R. Breyer Complaint Filed:December 19, 2012
MARGARET C. WHITMAN, et al.	
Defendants,	
-and-	
HEWLETT-PACKARD COMPANY,	
Nominal Defendant.	
nominal Defendant.	

## I, BRYAN L. CLOBES, hereby declare as follows:

- 1. I am an attorney duly licensed to practice before all of the courts of the State of New Jersey and the Commonwealth of Pennsylvania. I have an application pending before this Court seeking *pro hac vice* admission. The statements contained herein are true and correct and based upon my personal knowledge.
- 2. I am a partner in the law firm Cafferty Clobes Meriwether & Sprengel LLP ("Cafferty Clobes"). Cafferty Clobes has offices in Philadelphia, Pennsylvania, Chicago, Illinois and Ann Arbor, Michigan.
- 3. I am a member in good standing of the bars of the Commonwealth of Pennsylvania, the State of New Jersey, the United States District Courts for the Eastern District of Pennsylvania, the District of New Jersey, the Northern District of Illinois, the Eastern District of Michigan, the United States Courts of Appeals for the Third and Sixth Circuits, and the United States Supreme Court.
- 4. On December 18, 2012 my firm filed a Complaint in this matter on behalf of our client Joseph Tola.
- 5. Shortly thereafter, I was contacted by lawyers at Cotchett Pitre & McCarthy ("CPM"), who had filed a Complaint on behalf of their client Stanley Morrical. The lawyers at CPM expressed an interest in working cooperatively on behalf of our client shareholders and HP derivatively. They made clear their interest in an inclusive approach and in seeking a leadership position in the case.
- 6. During our discussions with the lawyers at CPM, we agreed to have and participate in a conference call with all plaintiffs' counsel ("conference call") to cover topics including organizational issues, a joint motion for consolidation, a proposed initial pretrial

CLOBES DECLARATION

Dated: February 15, 2013

schedule and order, service of process, and communicating with defense counsel regarding these various issues.

- 7. At no time prior to the conference call were we contacted by any lawyers from either Robbins Arroyo or Saxena White.
- 8. During the conference call, the lawyers from Robbins Arroyo and Saxena White made clear their insistence that their two firms serve as lead counsel and there be no executive or steering committee. These lawyers made clear their view that they are entitled to serve as lead counsel because they represent the City of Birmingham, among their three Plaintiff clients. They were not willing to discuss any other possible leadership structure and rejected entirely the suggestion of an executive or steering committee.
- 9. Based on the relative experience of the firms seeking to serve as lead counsel, and their approach taken thus far in this case to discuss and help to organize counsel and their collective efforts on behalf of Plaintiffs and HP, I have no doubt that CPM is best suited to serve as lead counsel. Also, given the size of this case, and the sophistication and resources of the various corporate Defendants, it is clear that a modest executive committee would greatly benefit and help carry the burden of litigating this important case.
- 10. For the reasons stated in CPM's opening brief and the exhibits thereto, my firm and Bottini & Bottini are well-qualified and suited to serve on an executive committee to assist lead counsel in prosecuting this case.

I declare under penalty of perjury that the foregoing statements are true and correct.

Bryan L. Clobes